

## DECLARATION, POWER OF ATTORNEY, AND PETITION

As an inventor named below, I declare that:

My residence, post office address, and citizenship are correctly identified.

I believe I am the original, first, and sole inventor (if only one name is listed below), or an original, first, and joint inventor (if more than one name is listed below) of the subject matter of the invention which is claimed in, and for which a U.S. patent is sought on, a U.S. Patent application entitled:

## the specification of which (check one below):

SHALLOW TRENCH ISOLATION FILL BY LIQUID PHASE DEPOSITION OF SiO2,

()	is attached to this document.
<b>(/</b> )	was filed on <u>December 11, 2003</u> as Application No. <u>10/732,953</u> or Express Mail No, and was amended on (it applicable).
()	was filed on as PCT International Application No and amended under PCT Article 19 on (if any).

I have reviewed and understand the contents of the specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to me to be material to patentability, as defined in Title 37, Code of Federal Regulations, §1.56.

I claim foreign priority benefits under Title 35, United States Code, §119 of any foreign application(s) for patent or inventor's certificate listed below, and also have identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed:

Prior Foreign Application(s	)		Priority Claimed?
(Number)	(Country)	Day/Month/Year Filed	() Yes () No
(Number)	(Country)	Day/Month/Year Filed	() Yes () No
(Number)	(Country)	Day/Month/Year Filed	() Yes () No
United States application(s claims of this application is provided by the first paragredisclose to the United State material to patentability, as available between the filing date of this application.	is not disclosed in the property applies a part of Title 35, United Sites Patent and Trademark defined in Title 37, Code of	extend that the subject mor United States applicates Code, §112, I acknot Office all information kof Federal Regulations, §	atter of each of the tion in the manner wledge the duty to nown to me to be 1.56 which became
(Application No.)	(Filing Date)	(Status: Patented, Pendin	g, or Abandoned)
(Application No.)	(Filing Date)	(Status: Patented, Pendin	g, or Abandoned)
(Application No.)	(Filing Date)	(Status: Patented, Pendin	g, or Abandoned)

I appoint John D. Poffenberger (R. No. 20,245), Bruce Tittel (R. No. 22,324), Donald F. Frei (R. No. 21,190), David J. Josephic (R. No. 22,849), David S. Stallard (R. No. 25,930), J. Robert Chambers (R. No. 25,448), Gregory J. Lunn (R. No. 29,945), Kurt L. Grossman (R. No. 29,799), Clement H. Luken, Jr. (R. No. 32,742), Thomas J. Burger (R. No. 32,662), Gregory F. Ahrens (R. No. 32,957), Wayne L. Jacobs (R. No. 35,553), Kurt A. Summe (R. No. 36,023), Kevin G. Rooney (R. No. 36,330), Keith R. Haupt (R. No. 37,638), Theodore R. Remaklus (R. No. 38,754), Thomas W. Humphrey (R. No. 34,353), Scott A. Stinebruner (R. No. 38,323), David H. Brinkman (R. No. 40,532), Thomas W. Flynn (R. No. 21,097), Joseph R. Jordan (R. No. 25,686), C. Richard Eby (R. No. 25,854), David E. Pritchard (R. No. 38,273), J. Dwight Poffenberger, Jr. (R. No. 35,324), Beverly A. Lyman, Ph.D. (R. No. 41,961), Kristi L. Davidson (R. No. 44,643), P. Andrew Blatt, Ph.D. (R. No. 44,540), David E. Jefferies (R. No. 46,800), William R. Allen, Ph.D. (R. No. 48,389), John Paul Davis (R. No. 52,798), Douglas A. Scholer (R. No.

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Please address all correspondence and telephone calls to:

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I request that the United States Patent and Trademark Office grant a U.S. patent for the invention described and claimed in the specification identified above.

I declare that all statements made in this document of my own knowledge are true, and that all statements made on information and belief are believed to be true; further I declare that these statements were made with the knowledge that willful false statements are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that willful false statements may jeopardize the validity of the application or any patent issued from the application.

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